IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF UTAH

HRH QUEEN SHEIKA AMBASSADOR PRIO DR. MRS. S. ALEXANDRIA MARY ELIZABETH S.A.N.T.E. BEN DAVID BIN AL MAKTOUM,

Plaintiff,

v.

CHEROKEE NATION, et al.,

Defendants.

ORDER ADOPTING REPORT AND RECOMMENDATION

Case No. 2:21-cv-00426-JNP-JCB

Judge Jill N. Parrish Magistrate Judge Jared C. Bennett

Magistrate Judge Jared C. Bennett issued a Report and Recommendation that the court dismiss the action by plaintiff HRH Queen Sheika Ambassador Prio Dr. Mrs. S. Alexandria Mary Elizabeth S.A.N.T.E. Ben David Bin Al Maktoum ("Plaintiff") without prejudice. Judge Bennett notified Plaintiff that a failure to file a timely objection to his recommendation could waive any objections to it. No objection was filed within the allotted time.

Because no party objected to the Report and Recommendation, any argument that it was in error has been waived. *See United States v. One Parcel of Real Prop.*, 73 F.3d 1057, 1060 (10th Cir. 1996). The court will decline to apply the waiver rule only if "the interests of justice so dictate." *Moore v. United States*, 950 F.2d 656, 659 (10th Cir. 1991). The court has reviewed the Report and Recommendation and concludes it is not clearly erroneous. Thus, the court finds that the interests of justice do not warrant deviation from the waiver rule and ADOPTS IN FULL the Report and Recommendation.

Accordingly, the court ORDERS as follows:

- 1. The Report and Recommendation, ECF No. 11, is ADOPTED IN FULL.
- 2. The court DISMISSES this action WITHOUT PREJUDICE.

DATED December 3, 2021.

BY THE COURT:

JILI/N. PARRISH

United States District Judge